Case 2:23-cv-00889-HCN-DBP Document 124 Filed 12/30/20 PageID.3777 Page 1 of 3

staffing and availability over the holidays as well as defendant's closure between Christmas and New Year's Day. (Doc. No. 121 at 6, 10.) On December 30, 2020, plaintiff filed both an opposition to defendant's *ex parte* application and his own *ex parte* application requesting an order that (1) the January 22, 2021 deadline to file plaintiff's motion for class certification be vacated and (2) the parties be given two weeks to stipulate to a new scheduling order. (Doc. Nos. 74, 122.) Plaintiff opposes defendant's requested *ex parte* relief because of the alleged prejudicial effect a schedule change would have on plaintiff's upcoming motion for class certification and because he disputes defendant's description of the meet and confer process. (Doc. No. 122.)

As the parties are aware, the ongoing Judicial Emergency in the Eastern District of California faced by this court has caused regular hearings for civil law and motion to no longer be possible except in situations where the court deems one to be absolutely necessary. (Doc. No. 70 at 3.) Accordingly, all motions filed before the undersigned are deemed submitted upon the record and briefs pursuant to Local Rule 230(g) and the hearing date functions only to govern the opposition and reply filing deadlines. (*Id.*) Written decisions issue as soon as is practicable in light of the Court's extraordinarily heavy caseload. (*See* Doc. No. 68.) Civil motions set before district judges in this district are likely to experience significant delays due to the extreme shortage of judicial resources. (*Id.*)

The undersigned has reviewed the parties' dueling narratives regarding the meet and confer process, and the parties are admonished to better exhaust the meet and confer efforts in the future prior to the filing of *ex parte* applications for relief.

Based upon that review, the court finds that although defendant has not been prejudiced by plaintiff's eleven-minutes-late filing of a motion that defendant was aware was forthcoming (Doc. Nos. 122-4, 122-5), defendant will nonetheless be granted an additional 10 days to file a response to the plaintiff's motion to amend in light of the difficulties caused by limited availability over the holidays. The court also finds that because plaintiff would be prejudiced by being required to file a motion for class certification in advance of any ruling on plaintiff's motion to amend, the schedule for the class certification motion in this case must be modified in

1 any event. The case is referred back to the assigned magistrate judge for a further scheduling 2 conference to set a revised schedule with respect to plaintiff's motion for class certification. 3 Accordingly, 1. Defendant SanMedica International, LLC's ex parte application (Doc. No. 121) is 4 5 granted in part and denied in part; 6 2. Plaintiff Pizana's ex parte application (Doc. No. 122) is granted in part and denied in 7 part; 8 3. The hearing on plaintiff's motion to amend his complaint (Doc. No. 118), currently set 9 for January 19, 2021, is vacated pursuant to Local Rule 230(g) and in light of the 10 ongoing Judicial Emergency; 11 4. The deadline for defendant's opposition to plaintiff's motion to amend his complaint (Doc. No. 118) is extended from January 5, 2021 until January 15, 2021; 12 13 5. The deadline for plaintiff's reply to plaintiff's motion to amend his complaint (Doc. 14 No. 118) is extended from January 12, 2021 until January 22, 2021; and 15 6. The case is referred back to the assigned magistrate judge for a further scheduling 16 conference to set a revised schedule with respect to plaintiff's motion for class 17 certification. 18 IT IS SO ORDERED. 19 **December 30, 2020** 20 21 22 23 24 25 26 27 28